"COME ASHORE."

BY ROBERT BUCHANAN.

TEAPTER XI. West State of the Young at the first poticed a curious the rt. rartist friend. He was thought the profes usequently less enteror awhen deap wared and began to Late of affairs in which she

nearly of eliciting no

the late and the had not heard a this it of preceding would cer-Lawrence of h r some anneyance but v out a ne fact, which put the the other side. It was and par the change, Brinkley's s to you not be eating; may, it Of the to the in rease; and this very weamnlife as she was, was

and heating suddenly at him. I havey's fixed wonderingly and w up n her. She asked him what he was thinking about. he an wered, premptly, "I to imagine," he continued, seeing and lang her head, "how you and velvets; got up, in and a mod demoiselle. What would no if a pard fairy were to find you and were tooken to change you what you are to a fine young lady-

Most reflected for a moment, then she fol out for feminine instinct, and nodded her-An he the way, Matt, can you read?" the de not writing." - And write."

What inught you! William Jones?" . No that he didn't; Hearned off Tim Pennd wa villige. William Jones, he can't land beenn't write; no more can William . In the passe of information set the young

a clamking so deeply that the rest of the when the amerather dull for Matt. When to go, however, he came out of his . f. Howing day. 1d o't know-p'raps!" she said. the returned the young man, assuming the repeat manner, "you find me tedious

any, I feer. The fact is, I am generally and in this number in the present state of u. Hat come to-morrow, Matt. Your des me good,? or, the next day passed, and the nextand lie re was no sign of Matt. He to think the child had taken offense, to seek her in her

when her opportune appearance proposed the journey. He was taking his ast one morning inside the carayan. sadd aly became conscious that Matt anding outside watching him. h, you are there, are you." he said coolly. " me in and have some breakfast, Matt."

Hersengligently, went to the door and Horth his hand; Matt took it, gave one ne and landed inside the vehicle. I.m. another knife and fork for the young iv-sme to re eggs and milk; in fact, anyrouve got "said Brinkley, as he placed for Matt at the little table.

m gave a grunt of dissatisfaction. This foolleen," as he called her, was becom-- much for him, but he perforce obeyed seter's commands. Matt sat down and ath an appetite; Brinkley played negtily with his knife and watched her. t is two days since you were here, Matt, he, "I was seriously thinking of coming lek for you. Why wouldn't you come

"wasn't that!" said Matt. "I couldn't!" "Couldn't! Whir!"

Why, he wouldn't let me, William Jones. the'll smash the if I come here and that spoke her bosom heaved and her

an't at home to-day," she said, in anment the vering man's query concerning 'er wrether; "he's gone up to market-town a long the lack leforb night." brake y bedrei at ber a sudden thought

Mart. Lessaid, "you and I will go wreck I this aftermoon; that is, if you've no secretainly had none; wherever he went and willing to follow. In a very little

the two had started off. It was Brinkand led this time, Matt walking along behealike a confiding child, the way, Matt," he said presently; to I me or evof treasures being hidden s the smallfills. Did anybody ever find

that I know on." ham.b for instance!" Leadways I don't know." , what would you say, Matt, if I told L'at I led found one?"

I wonder if you can keep a secret! on reflection, I think you can. Now, we we go may further, Matt, first you and promise never and and I go a you permission what " - tur - | was aroused.

"I right," she replied, eagerly, "I shan't

"y good," replied Brinkley; "we will m among the sandhills and Size to the outrance of the cave. Brinkley

red the at hes and sand from the hele thered Heathless with curiosity, Matt wed. They rembed the bottom. Brinktrukal, it end pointed out to her all talerta to theres which the cave conand It was in a surprise to the girl at for a time of could do nothing but stare the tare in speakless wonder. Whisting limit's turned about the casks of Lief brandy and thrust his hards into gh ble bridgers.

- undergent turned into awe. at the said, in a fearful whisper; "it b. Safett faires."

lously leighed a label to a very substantial fairy, Mer but I don't think that to-day I will 1 5 on that fary s name, Did you ever see when your life before, Mattf' her be wi, but her eyes were still I ship mitte gold.

Brinkley, flippantly, "the

led that good fascinates you. Well, so coat first, but you see what use does. - burd it now with comparative calm-Howaver I have a particular wish to to the sight of wealth; there-I dall hong you here and show you the water a aim. Come, Matt, tell me at a wond time if you were very rich, if Let de and jetsam belonged to you." We could the dightest hesitation Matt re-

would give it to you-leastways half

the roply is characteristic, and are not at present fitted to ow the person of riches. But I shall a you to the proper state of mind in the dealt. The next time I ask you a if quality you will propose to give me had the port an eighth, and so on, until I will have come to a proper state of had de have to give me any at all. without I have made you the sharer of

I the case once more and made the sandhills, Brinkley their footprints as they I a limb proceeded some dis-1 and took the girl's hand. "latt" said he. "If it wasn't of smashing I should cer-

med Matt, "I don't care int I do. It would be an ... r which it would not be

control to post-by,

Tai: and put total bles you my girl!"

He gave her a fatherly salute upon the forehead; a bright flush overspread her cheek as she bounded away. Brinkley watched her until she was out of sight, then he turned and and strolled quietly on in the direction of the

"It's a strange game," he said, "and requires careful waiting. I wonder what my next move ought to be?" He thought very deeply, but when be reached the caravan he found he had come to no definite conclusion as to his plans. He therefore partook cheerfully of the repast which Tim had prepared for him, and after be had smoked a comple of pipes in the open air he retired to rest. The next morning he began pondering

"I have got my trump card," he said to himself; "but how to play up to it? I have a splendid hand, but it will want skillful managing if I am to win the game. One false move would do for me, for my opponents are crafty as foxes, and they are two against one. What is my right move, I wonder! I wish some good fairy would guide me!"

He took out his pipe, which was his usual consoler, and smoked while he took a few turns on the greensward outside the Caravan. Suddenly an idea struck him.

"I think I'll pay a domiciliary visit to Mr. Monk," he said. "I can meet him now on pretty equal terms. If I hint a few thingst: im, the amiable gentleman may think of be-He called up Tire, and sent him on some rivial errand down to the village. Assem as he was well out of the way Drinkey entered the caravan, produced some papers from the inner pocket of his coat, and locked then up securely in his trunk.

"So far so good," he said. "My amidble friend may not be in an amiable mood, and I don't wish him to get any advantage of me." He did not even take with him the key of the box, but having attached to it a small piece of paper, on which were some written instructions, he hid it in the caravan and started off upon his journey. It was a dark, gloomy morning, giving very premise of coming storms. As he

passed through the wood which surrounded Monkshurst House the wind whistled softly among the trees, making a moan like the sound of human voices. "A gloomy place," said Brinkley; "a fit residence for 'such as he. Any dark deed might be committed here, and who would

The path which he followed was a neglected carriage drive, strewed with stones, overgrown with weeds and bordered on either side by the thick trees of the forest. Presently the trees parted and he came in view of the house. A large, gloomy-looking building, as

neglected as the woodland in the centre of which it stood. It seemed as if only a part of it was inhabited, and the large garden at its back was unprotected by any wall, and full of overgrown fruit trees. The door was opened by a grim, elderly woman. He inquired for Mr. Monk, and was informed that he was at home. The next minute he was standing in a lonely library, where the owner of the house was busy writing. Monk rose and the two stood

Wanted the Ace.

[Puck.] A gushing poetess begins: "All that I want is a single heart." This would seem to indicate that she held the ten, jack, queen, and king of that suit, and was drawing for

The French have more -uspensen bridges than any nation on the globe.

A Curious Project. [Exchange.]

face to face.

An association of Parisian journalists has started the curious project of holding an exhibition of all the pictures ever rejected at the salon. It is thought that such an exposition des refuses would be almost a rival to the Luxembourg.

IN COSTA RICA.

A COUNTRY WHERE POLITENESS PERMEATES ALL CLASSES.

The Natives Blessed with a Remarkable "Gift of Gab"-Universal Courtesy and Good Manners - The Spanish Code of Ethics.

[Curtis in Inter Ocean.] If anybody supposes that Co-ta Rica is a varbarous country, filled with half-civilized creatures, unmannerly and uneducated, he nakes a great mistake, but I know there is prevailing impression that it is an outlandish sort of place. I thought so myself, but have learned the contrary. There are peculiarities am ing every pe ple, and I've no doubt when a Casta Rican gos to the United States he sees things just as old and strange as we see them here; perhaps he writes to the newspapers about tuenn, as I have done. But they are as intelligent, en terprising, and cultivated as our own posple, and can surpass our best society in the knowledge of language, in grace of deportment, and equal it in musical and other accomplishments. They have keener perceptions than we, and not only have the faculty of talking in three or four languages, but are blessed with a remarkable "gift of gab." No Costa Rican lady or gentleman is ever embarrassed; they always know how to do and say the proper thing, and while their courtesy and good manners are said to be only skin deep, they are the most charming of companions, the most generous of hosts and the most polite of gentlemen. No laborer ever passes a lady in the street wit ... out lifting his hat, and he always touch a that always dirty and generally dilapidated portion of his apparel when a gentleman passes him. If a lady approaches a group of men digging a cellar, repairing the street, or what not, even though some of them may be half naked, they always salute her respectfully, and in the rural districts no one ever meets you without saying, "May G. ! prosper the object of your journey;" or,

"May heaven smile upon your erran l," or something in Spanish like that, The same man will swindle you out of your eye teeth if he gets a chance, ant it you ask him how far it is to the next plans he will undeubtedly tell you a falsehool. He doesn't care a copper whether you ever reach the end of your journey, and has hor more regard for your welfare than the fleain the grass, but he recognizes a beautiful custom, and says, "God be good to you," as

if he meant it for a blessing. And this politeness permeates all classe and castes. If you enter a store with a lady every man there will salute you and remove his hat out of respect to her; on the streets the people will stand aside to let you pass-and it is necessary for them to do so, for the sidewalks are often less than two feet wide. If you go into a hotel office, a barber shop, restaurant, or any other public place, everybody present will salute you with "Buenos Dias," or some other friendly wel-

While there is not a particle of sincerity about all this; while the object and end of life in the Spanish code of ethics is to get along with as little work and as much swindling as possible, they are certainly to be praised for cheating you in the most polite and agreeable manner possible. A Spanish highwayman does not swear at you and command you to give him your money or your life; he makes a profound Low, and places his hand upon his heart, assures you that he is devoutly gratified that you are looking so well, and regrets that he is compelled by pressing necessities to request that you will loan him whatever valuables you have upon your person. Then thanking you for your promptness and courtesy in sparing him the painful duty of shooting you through the head, he will mount his horse and ride off with a prayer that the Almighty will protect you from the perils of your journey. Immediately.
Approved April 20, 1385.

Laws of New Jersey.

CHAPTER CXXVL An Act concerning cities. L Be it enacted by the Senate and General Assembly of the State of New Jersey, flat the board of aldermen, common council or other legislative body of any city of this state shall have power by

Approved March 25, 1886. OF CHAIN TAXAIR A suprement to an a traditional " An act consening

is the board.

The treatd to the reported That all fees or it is the fit to the first and the fit ones, the above of the fit to the fit ones, the above of the fit of the f that the control of the manifestal at the or accounts of the manifestal and the state of the palet over to have the third the control of the palet over to have the third the control of the third over to have the third that the control of the third of the palet over the palet over the palet over the palet of the palet over the palet over the palet of the palet over sick with any contactors, is stilential or into move or cause to be removed to a proper blace to be by them designated, all things within the county which in their opinion shall be infected with any marter likely to communicate discover to the tube of tants thereof, and said board may destroy such talings or cause them to be destroyed when in their opinion the public safety requires it; and no person shall remove from any vessel, beat, house or place are person sick with any discuse mentioned in this section without a permit from such locard or a member of it.

4. And be it further enacted. That the place or places to which removing how he made as provided in the preceding section of full set shall be provided by the board of chosen (recholders of every such counts and such begri shall also provide ambulances or other proper means for making said removals. move or gause to be removed to a proper blace to be movels.
5. And be it further enacted, That such county 5. And be it further enacted. That such county beard of health may cause any street, avenue, alley or other passage or place what we take be fenced up or otherwise enclosed if they shall think the public safety requires it, and day forbid and prevent communication with any place infected with the contagious infectious or pestilential disease except by means of physicians, nurses or messengers carried the contagions in the contagions. by means of physiciens, nurses or messengers carrying necessary advice, medicines and provisions to the afflicted, and said board may put or place or cause to be put or placed on or near any place infected with any contagious, infectious or pestilential disease, or with any misance, dangerous to health placards or notices to indicate to and warn people of the existence of any such disease; and said board may also by ordinative prescribe penalties for any infraction or violation of this section, provided such penalties shall not exceed the penalties provided for in the seventh section of the act to which this is a supplement, and the same may be enforcement and recovered in the manner provided for the enforcement and recovery of the penalties mentioned in said section. 5. And be it further enacted. That any such board of health may, by resolution, delegate any portion of its powers to any member of the board or to any officer thereof to be exercised only when the board is not in session; any exercise of such powers shall be reported to the board at its next meeting there 7. And be it further enacted. That service of any order, demand, or notice of any such board of health as also of any summons in any suit or action to recover a penalty or penalties commenced by it may be made upon any person, firm, co-partnership, cor-peration, company or board, by handing a true copy thereof to such person or to any member of any such firm, co-partnership, corporation, company or board, or by leaving the same at his or her residence or usual place of abode; in the absence of such person or member, service as aforesaid may be made upon such person, firm, co-partnership, corporation, com-pany or board, by handing a true copy as aforesald,

pany or board, by handing a true copy as aforesald, to any arent, manager, superintendent, bookkeeper or cierk of the same; and when service of any order, demand, notice or summons as aforesaid, shall be made in the manner above provided such service shall be deemed and taken to be a sufficient and legal service thereof; provided, that nothing in this section shall be taken as limiting or affecting the time fixed for superarance to answer or respond to any such order, demand, notice or summons, but same shall remain as heretofore.

So And be it further enacted. That any such board of health as aforegaid, shall have power to prescribe ordinances to regulate and control the plumbing, ventilation and draining of all buildings, both public and private, erected within the county, after the and private, erected within the county, after the passage of this act, and may require plans for the same with necessary drawing or descriptions to be submitted to such board for its inspection and ap-proval: and such board may require all master and foreman plumbers and all building contractors to register their names and addresses at the office of such board and all city and other local boards of health and health officers are bereby suffortized to health and health officers are hereby authorized to enforce and carry out the provisions of this section. 9. And be it further enacted. That it shall be the duty of every board of health to aid in the enforcement of and so far as practicable, to enforce all laws of this state applicable in said county, to the preservation of human life or the care, promotion or

protection of health, and said board may exercise the authority given by said laws to enable it to dis-charge the duty hereby proposed, and by this section it is intended to include all laws relative, to cleanliness and to the use or sale of poisonous, unwhole-some, deleterious or adulterated drugs, medicines, or 10 And be it further enacted. That such board of health shall hereafter have power to control, appoint and supervise all the officers and employees.con-nected therewith, or authorized and required to per-form service for it in any capacity, and may appoint such sanitary inspectors or officers not exceeding three, and from time to time procure such sanitary engineering service as may be essential for carrying ontie the introduction of the following the confidered to it or which may be reafter be confided to it by any law of this state; said board shall fix the pay and compensation for all services which may be rendered under this section, not already fixed by law, and the same shall be paid by the county in the same manner that the compensation of the other officers and members of said board is now paid.

11. And be it further enacted. That any expense 11. And be it further enacted. That any expense incurred by any such board of health in abating any nuisance upon any property in such county or in the filling up of sunken lots which have become the repositories of stagnant water or are otherwise dangerous to health shall be a lien on the same and may be enforced by such board in such manner as it shall by ordinance direct; a record of all such liens and expenses shall be kept in the office of the board in a book to be provided for the purpose, which shall be properly indexed. properly indexed.

12. And be it further enacted, That no member, officer or agent of such board of health shall be sued or held to liability for any act done or omitted by either person as aforesaid (with good faith and with ordinary discretion), on behalf of or under said board

or pursuant to its laws, rules, regulations or ordinances.

13. And be it further enacted. That such board of health shall have power in its discretion to appoint such persons as agents to aid in the enforcement of the laws, regulations and ordinances of the same as may volunteer to do so without any compensation or may volunteer to do so without any compensation or pay therefor, but the appointment of any such agents may be revoked at any time and such board may also, in its discretion, furnish such agents and the other inspectors or officers of said board with a suitable badge to be worn when in the performance of duty. 44. And be it further enacted. That any member or the eterk of any such board of health shall have power, to administer oaths and take testimony and provided in any investigation or in regard to any matproofs in any investigation or in regard to any mat-ter of which such board shall have jurisdiction, and any person guilty of wilfully testifying falsely in such ses shall incur all the pains and penalties of per-15. And be it further enacted, That this act shall be deemed and taken to be a repealer of all other acts and parts of acts, public, general, or special, in so far as the same relate to or prescribe a different or contrary system than that provided in this act for the appointment or manner of appointment as well as the control and supervision of any and every inspector, officer or other employe connected with said board or authorized or regulred in any way to act or perform service for it; provided, that t shall not be lawful hereafter for said board to appoint with compensation any health-or sanitary inspector than the (3) three provided for in this act, but this restriction shall not apply to cases where such board is author-

shall not apply to cases where such board is author-ized to appoint special health inspectors during the prevalence of contagious or epidemic diseases, 16. And be it enacted, That this act shall take effect Approved April 10, 1885. CHAPTER CLXXXVIII

Supplement to an an act entitled "An act regulating fences" (Revision), passed January third, one thousand seven hundred and ninety-1. Be it enacted by the Senate and General Assem bly of the State of New Jersey. That section three of said act to which this is a supplement, be amended so that it shall read as follows: [3. And be it enacted, That to avoid the difficulty that may arise touching the placing of any partition fence, if the parties cannot agree upon the place themselves, it shall and may be lawful for the per-sons proposing to make the fence, to apply to any two of the township committee of the township, or to any two of the street committee of council in any city, in-rorporated town or borough where the lands lie, re-siding nearest the premises, and being disinterested and indifferent between the parties, who our hearing the allegations and proofs of the parties, shall fix and appoint (by writing under their hands, to be delivered to each of the parties), the place where such fence is to be made; and when made in the place so appointed, (if the other party shall have neglected or refused to make his just part or proportion thereof), it shall be sufficient to cutific the party so making the same to recover such partor proportion of the charges thereof as aforesaid, although it may not happen to be exactly in the division line between the same parties; provided, always, that the place so appointed for making the said fence shall not be construed to exclude or deprive any or either of the parties of any lawful claim to a greater quantity of land; but such person or persons may maintain his, her or their retion for the same, as though such determination of other the township or street committee, or the parti-

tion tence, had never been shall? I 2. And be it enacted, That this act 'shall be deemed a public act, and shall take effect immediately. Approved April 17, 1885. CHAPTER CXCV. in act authorizing turnpike companies to vacate of Be it enacted by the Senate and General Assem bly of the State of New Jersey, That when any turn p.ke company in this state may deem it advisable to is prise or vacate any portion of their road not in ex-sess of one-haif of its entire length, they shall hereby have the power and privilege of so doing at any time when she same may be favored by a vote represented he those owning two thirds of the capital stock of said company to be voted at a special meeting of said she sholders called by the officers of said company, and the fiction of said meeting published in at least one newspaper in each county where said road is beated for the space of thirty days, once in each week, said notice to state the time and object of said morting; the said stocaholders may by a vote repre-sented by those owning two thirds of the capital stock of said company authorize and empower their president and secretary to sell or vacate to the free-holders of the county or countles the portion so de-sired, and if vacated without compensation a com-mittee of the board of freeholders of the county or counties may view the same and report to the said board upon what terms they have agreed to take said road, and the action of a majority of said board freeholders in accepting or rejecting said report 2. And be it enacted, that this act shall take effect

ion fence, had never been made.

is its man feel in the Schale and General Assem the of the Schale of New Jersey. That it shall be law-for for the legal viders of any fownship at any regular

(BY AUTHORITY) hosty of any city of this state shall have power base, after or repeal ordinances to take effect in six i dity, to license, regulate or prohibit the business of pawnirroker, and to fix the license fee and term upon which licenses for such purposes shall be granted, and no other license whether granted by ecourt or otherwise for any such purpose shall be valid within said city; provided, however, that in case any applicant for license shall have been therefor licensed by a court or otherwise, and such house shall be then in force, the said city shall return to said applicant the license fee paid to the cierk of the court of common pleas upon receiving from said applicant a license fee in virtue of any ordinance.

2. And be it enacted, That this act shall take effectimmediately.

A sether Shine of the has not entitled "An act of the Shine of Shine of the Shine of Shine of the Shine of Shin contract court martial, he purished by reprimand, be cashi red it distributed, as the court may adjudge by its scapened it is never it is section seven of the sup pley and to the set to which this is a supplement, who is was approved March founteenth eighteen hundividend secrets office which reads as follows:

A virile it can to I from the governor and commignify in the first and he is hereby authorized to different and a authorition at his discretion, as in his the state patter service may require two assists the state residence with the rank of be and the same in the repealed.

And be it conserved that so under of section fifty of his apprendict to the act to which this is a supported harch fourteenth, eighteen hundred and eighty three, which reads as follows:

[20, Not be it enacted. That the governor and communion in chief is here by authorized to confer upon such titles is of this state as shall have faithfully served. served as commissioned officers continuously in the same office in the Nathenal function of a period of ten years, a trevet rank of one grade higher than the rank held by the industrial said term of service; provided, that the governor shall nominate the same to the senate, and the rank shall be conferred by and with the advice and consent of the senate.]
be and the same is hereby repealed.
4. And be it enacted. That section twenty-four of

the supplement to the act to which this is a supplement which was approved March fourteenth, eighteen hundred and eighty three, which reads as follows:
[21] And be it enacted. That the annual appropriation of every company that itall fail to parade for inspection within the time taxed by law, or whose reports are not duly forwarded to the inspector of division on or before the fifteenth day of June sucdivision on or before the fifteenth day of June succeeding such annual inspection, be and the same is hereby forfeited; be and the same is hereby repealed.

5. And be it enacted. That the governor be and he is hereby authorized to commission one chief of artiflery, with the rank of lieutenant-colonel on the staff of the major general of Livision, and one engineer, who shall also be signal officer, with the rank of major on the staff of the brigadier general of each brigade. brigade.
6. And be it enacted, that the governor be and is hereby authorized to commission, when elected according to law one fleutenant colonel and one major to each bartalion of three or more companies.

7. And be it enacted, That the major-general of dividion is hereby sutherized to order the annual in-spection of each company of the National Guard at such time and place as he may deem proper notwith-standing the time now fixed by law, and the returns thereof shall be made in the manner and form now prescribed:

8. And be it enacted, That the brigadier-general of each brigade shall append three experienced officers of his command not below the rank of major who shall constitute a board for the examination of all company officers who may hereafter be elected; the report of this board shall in each case accompany the certificate of election when forwarded from origade head quarters; any line officer once examined by this board shall be deemed qualified without further examination for promotion to any other office in the company.

9. And be it enacted, That the adjutant general be and he is directed to prepare, from time to time, as may be necessary, under the approval of the governor and commander in chief, a compilation of the laws governing the National Guard, and to print and issue as many copies thereof as may be required.

10. And be it enacted, That whenever a howitzer or gatling gun shail be attached to any regiment or battalion by the major general of division a gun squad to take charge of the same shall be organized to consist of one first licutenant, one sergeant, one corporal and tweive privates; the officers to be appointed by the regimental or battalion commandant; the licutenant so appointed to be commissioned and attached to the regimental or battalion staff; if for any cause the run squad shall cease to exist, the lieutenant shall be laced upon the retired list.

11. And be it enacted, That this act shall take effect

CHAPTER CXCIII. Further Supplement to an act entitled "An act to provide for the regulation and incorporation of in-surance companies," (Revision) approved April ninth, one thousand eight hundred and seventy-1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That whenever any person who now is or hereafter may be required by law or otherwise to give a bond or to enter into recognizance with security for the faithful performance of any duty or for the doing or not doing of anything in said bond or recognizance specified, any person or corporation, officer or officers, board or body, public or private, judicial, legislative, executive or corporate, who now is or which now are or hereafter may be required or authorized by law or otherwise to approve the sufficiency of such bond or recognizance may, in his or their discretion, accept such bond or recognizance and approve the same whenever the same is executed by an insurance company organized or authorized to do business under this act, and hereby authorized to transact the 1. Be it enacted by the Senate and General Assemunder this act, and hereby authorized to transact the business of suretyship and to guarantee the fidelity of persons in positions of public or private trust; and all such corporations are hereby vested with full power and authority to execute such bonds and to enter into such recognizance. 2. And be it enacted, That any number of persons not less than five may organize a corporation in this state to do business under the provisions of the last preceding section, and shall file a certificate thereof in the office of the secretary of state, setting forth the name and object of such corporation, the names of ts directors and officers, and the location of its prin-

ripal office.

3. And be it enacted. That companies organized under and by virtue of the last preceding section shall be subject to the provisions and regulations of the act to which this is a supplement, so far forth as the same shall apply to companies organized in 4. And be it enacted, That whenever the secretary of state shall suspend or revoke such authority to do business in this state, new or supplemental security shall be required of the person for whom such company is surety; provided, that the liability of such company shall not be impaired by the requiring of such new security. 5. And be it enacted, That this act shall take effect immediately, and that all acts and parts of acts in-consistent herewith, be and the same are hereby re-

CHAPTER CXCIV. An act to amend section one of the act entitled "An act to authorize railroad companies incorporated under the laws of this and adjoining states, to merge and consolidate their corporate franchises and other property," approved March twenty-fifth, one thousand eight hundred and eighty-one. 1. Be it enacted by the Senate and General Assem bly or the State of New Jersey. That section one of the act entitled "An act to authorize railroad com-panies, incorporated under the laws of this and ad-joining states, to merge and consolidate their corporate franchises and other property," approved March twenty fifth one thousand eight hundred and

Approved April 17, 1885.

ighty one, be an I the same is hereby amended so as Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be lawful for any raffroad company or corporation, or-ganized under the laws of this state, to merge and consolidate their capital stock, franchises and property with those of any railroad company or compan ies of this state whenever the said railroads so to b consolidated shall or may form connecting or con-tinuous line or lines of railroad; provided, that no rational company claiming a contract with the state on the subject of taxation shall avail itself of the provisions of this act unless said contract is surren 2. And be it enacted, That this act shall take effect Immediately. Approved April 17, 1885.

CHAPTER CCI. A supplement to an act entitled "An act for the main-tenance of bastard children," approved March twenty seventh, one thousand eight hundred and seventy four. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be lawful for any justice of the peace on the first day of the week (commonly called Sunday), on proper application and examination to issue his warrant or to endorse the warrant of are when instead for the approximations of the warrant of are when instead for the approximations. warrant of any other justice, for hension of any reputed father of a bastard child or of a child likely to be born a bastard. 2. And be it enacted, That it shall be lawful for any constable having a warrant issued for the apprehension of any reputed father of a bastard child or of a child likely to be born a bastard to arrest such person on the first day of the week (commonly called Sunday) whether such warrant was issued on the

first day of the week (commonly called Sunday) or on any other day.

3. And be it enacted. That when any such person. shall be so arrested it shall be lawful for the constable to carry such person on the same day before the Justice issuing or endorsing the warrant as the case may be, whereupon the usual proceedings as required by the act to which this is a supplement, may be had. 4. And be it enacted, That any and all proceedings had and taken on the return of such warrant shall be as legal and valid as if had and taken on any other day of the week; and if a bond be given it shall be of the same force and effect as if given on any other day.
5. And be it enacted, That this act shall take effect Approved April 20, 1885.

CHAPTER CXCVI. A supplement to "An act to ascertain the rights o A supplement to "An act to ascertain the rights of the state and of the riparian owners in the lands lying under the waters of the bay of New York and elsewhere in the state" (Revision), approved April eleventh, one thousand eight hundred and sixtyfour, and the several supplements thereto.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the commissioners appointed under the act entitled "An act to ascertain the rights of the state and of the riparian owners in the lands lying under the waters of the owners in the lands lying under the waters of the bay of New York and elsewhere in the state," apbay of New York and elsewhere in the state," approved April eleventh, one thousand eight hundred and sixty four, and to which his act is a supplement, shall, on the first day of May next, one thousand eight hundred and eighty-five, so arrange themselves, either by agreement or ballot, that the office of one of them shall be vacated every year for a period of four years, and that the said commissioners here-after appointed, shall respectively hold the said office for the term of five years.

2. And be it enact d. That if a vacancy shall occur 2. And be it enact d. That if a vacancy shall occur in the office of any commissioner by death, resignation or otherwise, the appointment to fill such vacancy shall be for the unexpired term only.

3. And be it enacted, That this act shall take effect

CHAPTER CCIX. A further supplement to an act entitled "An act con-cerning conveyances." (Revision) approved March twenty-seventh, one thousand eight hundred and 1. Be it enacted by the Senate and General Assem bly of the State of New Jersey. That any acknowledgment taken before any person during the term for which such person was appointed a commissioner of deeds, after his removal from the ward for which he was appointed a commissioner of deeds into some other ward in the same city shall be held as valid and effectual as if taken while said commissioner resided in the ward for which he was appointed.

2. And be it enacted. That this act shall take effect

Approved April 20, 1885.

immediately, Approved April 20, 1885.

An act to provide means for lighting streets in town! An act to fix the minemum amount of salary of the prosecutors of the pieces in the countries of the third class in this state 1. Be it exacted by the Senate and General Assem-bly of the state of New Jersey. That in all counties of the third class in this state in which the prosecutor of the pices now receives an annual salary each of the prosecutors of the pices of such counties shad re-ceive an annual salary of at least eight hundred dol-Celeve an manual satary of at least eight hundred dollars, to be paid to him in quarter annual payments.

That this act shall take effect to these prosecutors of the pieas whose term of office shall here for commence, or to either of those now in office, whose term does not expire, during the present year who may file their assent in writing, under their hand to the provisions of this act, in the office of the clerk of the county of which he is such present or account. it enacted. That so much of all acts or is as relate to the amount of salary of the of the pleas in the counties of the third are whether general special or local, after with the provides a special or local, after with the provides of this act, be are hereby repeat the provided, how hing in his act contained shall in any rued or held as reducing the salary of consenters of the peas in any of the ethic to uses in this state. that the state. and compensation or allow them, or to which the said such fees, costs, compensation or taxed in all bills of costs, the and shall be collected by the accounties, and be by them paid

I That this art shall be a public CHAPTER CXCVIII. An act to enable townships to maintain a sinking fund. 1. Be it enacted by the Senate and General Assemthe State of New Jersey, That the township bee or other governing body, by whatever may be called of any township of this state, is hereby authorized to appropriate by ordinance or resolution such sum or sums of money as they may deem expedient that may be paid to said township in pursuance of the provisions of an act entitled "An act for the taxation of railroads and canal property." approved April tenth, one thousand eight hundred and eighty four, to constitute a sinking fund for the payment and redemption of the principal of any obfor the payment of which said township is lawfully bound; and after the passage of said ordinance or resolution by said township committee, the revenues or sum or sums of money so appropriated shall not be diverted to any other purpose or use until the said obligations shall have been paid, or until there shall have accumulated sufficient money to pay the obligations to which said sinking fund was pledged.

2. And be it enacted. That after the passage of said ordinance or resolution by said township committee and the presiding officer of said township committee and ordinance or resolution by said township committee, the presiding officer of said township committee and the two resident freeholders to be chosen by said township remainst. upon the nomination of said presiding officer, shall constitute and be denominated 'the commissioners of the sinking fund of the township of "as the case may be; they shall have power to fill such vacancies as may occur from time to time in their own number, except in the case of the presiding officer of said township, who shall be a member of said board ex-officio; each of the

commissioners shall, within thirty days after his ap-pointment, take and subscribe the oaths of office prescribed by law for officers of said township.

3. And be it enacted, That it shall be the duty of 3. And be it enacted, That it shall be the duty of the asset or or assessors of said township, of the receiver of taxes or other proper officer, in preparing the notice of taxes required by law, to assess, specify and keep separate and distinct from other items, the amount a sessed for the payment of the interest upon the bonded debt of said township; which amount shall be specially assessed and collected and described as "interest on sinking fund debt;" the said receiver of their proper shall keep his accounts. scribed as "interest on sinking fund debt;" the said receiver or other proper officer shall keep his accounts of the same in separate and distinct columns, and shall dest nate the same specifically in his returns to the town hip treasurer; all proceedings in relation to the collection of the same and of the arrears thereof, shall in all other respects be the same as those in relation to the other township taxes; and the said township treasurer shall set apart out of the first moneys received by said township under the provisions of an act entitled "An act for the taxation of railroads and can if property," approved April tenth, one thousand eight hundred and eighty-four, such sum or sums of money appropriated by said township. f money appropriated by said township to the sinking fund under the provisions and said treasurer shall keep an account from his other accounts of all moneys est on account of any assessments, for which bonds of said township shall have been issued, and which are a charge upon said sinking fund; and the said treasurer shall keep his account of all moneys and revenues specified in this section and in this act from his other accounts, and shall hole ominissioners, separate and distinct from the and revenues of said township, and shall r the same to the said commissioners of the

said sinking fund, whenever the same shall be de-manded of him by them or a majority of them; and all the moneys and revenues specified in this act upon the establishment of said sinking fund as hand the establishment of said sinking fund as herein pro-vided, are hereby pledged and appropriated to the sinking fund of said township for the payment of the principal and interest of the bonded debt of said towne it enacted. That the said commissioners 4. And be it enacted. That the said commissioners shall have the entire control and management of the bonded debt of said township; they shall pay the interest thereon as it becomes due; all the surplus moneys that shall come into their hands above the t aceded to pay the interest as aforesaid, shall ly invested by them, and applied towards the nt of the principal of the said debt; provided, er, that such part of the above debt, which nowever, that such part of the above debt, which may be redeemed or purchased by said commission-ers, shall be thereupon cancelled by them until the maturity and final redemption thereof; but all the interest accruing on such redeemed and cancelled debt shall continue to be redeemed. onsistent herewith, as they shall dee

continue to be regularly assessed, levied and collected, and carried to the credit of said com-missioner as hereinbefore provided; no part of the debt shall be purchased or redeemed at a price above the par volue thereof; the said commissioners shall have power to make such rules and regulations from time to time respecting the management of said me respecting the management of said it; they shall annually make to said town-mittee on the first day of December, or at infiltee on the first day of December, or at her time as the said township committee et, a full and detailed report of the state of d in case the said township committee shall o pay any portion of the bonded debt of said p before its maturity, from other funds in trol, the same shall be done through the said doners, who shall receive the said moneys township committee and redeem and canof said bonds as they may direct, provided as an be procured, and render a report there said township committee. id township committee. s it enacted, That in case said commission any time before the maturity of the sale bt, that the amount of moneys in their enable them to pay said bonded debt at their maturity, together with the interest thereon, they shall immediately thereupon report the said facts to said township committee, who shall thereupon cause to be levied the tax authorized for the payment of the interest upon said bonded debt, and of the interest upon said bonded debt, and al all ordinances or resolutions, raising any teys for the use of said sinking fund; and nissioners shall take such measures to

call in and redeem said bonds as they may deem ex-6. And be it enacted, That the said township committee shall, by ordinance or resolution fix the yearly compensation of said commissioners, which shall in-clude and cover all the expenses of said office; and shall also, from time to time, determine the amount in which said commissioners shall disclosure amount entering upon or discharging the duties of id office, shall execute a bond to the said town ship, in the corporate name thereof, in such an amount and with such number of sureties as aforesaid, conditioned for the faithful performance of all the duties of their said office, which bond shall be approved by the supreme court of this state, or any instinction of the supreme court of this state, or any be it enacted. That all acts and parts of acts,

general, public, local or special, inconsistent with this act, is and the same are hereby repealed, and that this cet shall take effect immediately. Approved April 20, 1885. CHAPTER CXCIX. A Supplement to the act entitled "A supplement to the act entitled 'An act respecting the court of chancery," (Revision) approved March twenty-seventh one thousand eight hundred and seventyeventh, one thousand eight hundred and seventh, one thousand eight hundred and seventy-seven, one thousand eight hundred and seventy-seven. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That section one of the act to which this act is a supplement be amended so as to read as follows: 11. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the clerk in chancery shall provide and furnish at the expense of the state, suitable rooms in the city of Newark for the vice-hanceliors and the chancellor in the hearing

of causes, and that the rent and expense thereof shall be ascertained and certified by the chancellor and paid by the treasurer of the state and shall not exceed fifteen hundred dollars per annum.]

2. And be it enacted, That this act shall take effect Approved April 20, 1885. CHAPTER CC. A Supplement to an act entitled "An act concerning disorderly persons," approved April ninth, eighteen hundred and seventy five.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be lawful for any constable having a warrant issued for the apprehension of any husband or father, as mentioned in the fifth section of the act and the supplements thereto, to which this act is a supplement, to arrest such person on the first day of the week, commonly called Sunday.

2. And be it enacted. That it shall be lawful for said constable to convey such person so arrested before the magistrate issuing the warrant on the first day of the week, commonly called Sunday, whereupon all proceedings taken and had before such magistrate shall be as valid and legal as if had on any other day, and if a bond be given it shall be of the same force and effect as if given on any other day. section of the act and the supplements 3. And be it enacted, That this act shall take effect Approved April 20, 1885. CHAPTER CXC.

A supplement to the act entitled "An act concerning corporations," (Revision), approved April seventh, eighteen hundred and seventy-five. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That whenever the charter of any railroad or canal corporation shall be repealed, or any such railroad or canal corporation shall be dissolved in any manner whatever, the chancellor shall, upon the application of the attorney general by petition in the name of the state, take charge of all the estates, effects and franchises of such corporation and proceed to settle its affairs in charge of all the estates, effects and franchises of such corporation, and proceed to settle its affairs in conformity to the provisions of the act to which this is a supplement, and the provisions of any supplement the eto; and if justice and equity shall require the charellor may order and decree the estates, effects and franchises of such corporation to be sold at public sale; provided, that no franchises of immunity from taxation, and no contract wholly or partially exempting such corporation from taxation shall be old at such sale, or in any other manner whatever, either expressly or by implication, but the pure users of such effects, estates and franchises shall acculre and hold the same subject to such taxation as the state may impose therein by law. tion as the state may impose therein by law.

2. And be it enacted, That this act shall take effect Approved April 17, 1885.

CHAPTER CCXI. An act fixing the compensation of commissioner constituting city boards having the control and management of the assessing and revising of taxes in the cities of this state. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the commissioners constituting city boards having the control and management of the assessing and revising of taxes which now or may hereafter exist in any city of this state having more than one hundred thousand the built with a laws thorse of and disconnected inhabitents, under the laws thereof and disconnected from the financial department of the city government, shall each receive and be paid, in lieu of any per diem or other compensation which under any general or private act he may now receive an annual salary of eighteen hundred dollars, said salary to be paid in the same manner and at the same periods as the salaries of other officers of said cities are now paid; provided, however, that this act shall not apply where assessors are now paids fixed salary. where assessors are now paids fixed salary.

2. And be it enacted, That all acts and parts of acts inconsistent herewith, be and the same are hereby

repealed, and this act shall take effect immediately, Approved April 20, 1885.

A supplement to 'An act for the formation of incor-porated associations by the membership of fracer-nal societies in this state, 'approved Fournary twenty-third, one thousand eight hundred and eighty five.

I. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be lawful for any assessmith created under this act to provide by it by lawa for an increase of the number of trustees of such association to twenty one, and where such increase shall be by laws, be so made the board now in office can fill the variancies by appointment until the next annual increting of stockholders.

And be it enacted. That it shall be inwful for the board of trustees, by their by laws, to provide that each shareholder in said association shall be entitled to but one vote, and that stock, as such shall not be voted at the annual pieckings of the association provided, however, that no by law so providing shall be come operative until submitted to and approved by the stockholders present and voting at an annual meeting of the amociation.

3. And be it enacted. That it shall be lawful for such association, with the consent, in writing, of two thirds of the stockholders in interest, to in rease its capital stock to three bundred thousand dollars.

4. And be it enacted. That this act shall take effect immediately. Approved April 30, 1985

An act to authorise and empower cities owning and controlling water works to make a contract with any city, town or town-ship in this state for the distribution and use of soil of 1. Be it can ted to the Senate and General Assembly of the State of N. w. recy. That any senty of thes state owning and weather the state with water work be-and is here to authorize and empowered to make such contrast or contrasts with any city, town or township in the state to distringle and supply, such city, town or township in this state with water for its use and that of the residents or inhabitants in such manner out on such britis as the board having charge and controled the water department of such city may deem proper provided, however, that is power conferred by this act shall be exercised til 2. And be it enact d. I hat this act shall take effect Approved April 3: 1-50

a supplement to an art entitled "An act relating to

the proceeds of real estate sold or taken by new,"
approved March eighteenth game domini one thousand eight hundred as I nety eight. 1. Be it enacted by the Sounte and General Assembly of the State of Now Jersey. That whenever any lands, tenements, hereditaments or real estate have heretofore been or shall hereafter be sold or taken upon compensation pursuant to any competent judicelal arthority, or any law of this state, and the proceeds of such saw or the frompensation for such taking have been or shall by pabl into any court of this state other than the mount of chancery, pursuant to make authority or ing have been or shall be paid into any court of this state other than the court of chancery, pursuant to such authority or law, and it shall appear to said court wherein the said have been or shall be paid, that the interests of any person or persons entitled thereto or any part thereof, require or will be substantially promoted by the payment into the court of chancery of so much or such proportion of said proceeds or compensation as said court, wherein said money is paid, may determine, belong to or should be reserved for the benefit of such person; it shall be lawful for such court to order the same paid into the said court of chancery; to be thence disposed of as ordered and directed by said court of chancery.

2. And be it enacted, That upon filing said order in said court of chancery and payment of said money thereunder, the said person or persons shall, so far as relates to such property or money and its income, be considered a ward of the court of chancery.

8. And be it enacted, That it shall be lawful for said court of chancery and all other courts of this state to make such rules, regulations and orders and establish such form of practice as shall be necessary and proper to fully carry this act into effect.

4. And be it enacted. That all acts or parts of acts inconsistent with this act, be and the same are hereby repealed, and that this act shall be deemed and taken to be a public act and shall take effect immediately. Approved April 20, 1885. Approved April 20, 1885.

> CHAPTER CCV. An act concerning cities.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall and may be lawful for the common council of any city or other like municipal body with general municipal powers to order and cause to be assessed and raised by tax in any one year for the general purposes of said city ex-clusive of school, library, poor, fire, and state and county taxes, in lieu of the amount now authorized to be raised for such purposes, any sum not exceed-ing one-half of one per centum of the assessed valuation of real and personal property in such city; pro-vided, however, that nothing herein shall in anywise be construed or held to take away or limit any power now yested in now vested in any city to assess and raise by tax for now vested in any city to assess and raise by tax for such purposes any larger sum; and provided further, that this act shall not apply to or affect any city until the same shall have first been submitted to the legal voters of such city for their approval at an annual municipal election in said city and the same shall have been approved by a vote of a majority of all the votes cast at such election.

2. And be it enacted, That all the laws general or special, so far as they are inconsistent herewith, are hereby repealed, and this act shall take effect immediately.

Approved April 20, 1885. An act for the incorporation of safe deposit and trust companies. 1. Be it enacted by the Senate and General Assem-bly of the State of New Jersey, That any number of bly of the State of New Jersey, That any number of persons not less than seven may associate themselves together to establish a place or places of safe deposit and trust within the state on the terms and conditions and subject to the liabilities prescribed in this act; the aggregate amount of the capital stock of any such company shall not be less than twenty-five thousand dollars nor more than two hundred thousand dollars, the whole amount of which as fixed shall be subscribed and twenty-five per cent, thereof actually paid in cash before such company shall commence business.

2. And he it enacted. That the persons so associat-2. And be it enacted. That the persons so associating shall, under their hands and seals, make a certificate which shall specify the following matters:

1. The name they have assumed to conduct their husbness. L. The name they have assumed to conduct their business,
II. The amount of the capital stock as fixed by them and the number and par value of the shares thereof.
III. The names and residences of the shareholders and the number of shares held by each,
IV. The place or places where said association will conduct its business.
Which certificate shall be acknowledged before a master in chancery of this state and recorded in the office of the secretary of state, and upon the same being so recorded said essociation shall be a body corporate and entitled to all the rights and privileges as such under the laws of this state.
S. And be it enacted, That any association created under this act shall have full power and lawful authority to take and receive on deposit in trust and for safe keeping, stocks United States bonds jewelry, plate, money and other valuable property of every

for safe keeping, stocks United States bonds jewelry, plate, money and other valuable property of every kind upon terms to be prescribed by the by-laws of said association, and such association may collect coupons of or interest upon United States or other bonds, obligations or securities when anthorized so to do by parties depositing the same, and may make such special contracts as may be authorised by the by-laws for the taking of money or articles of property on deposit and the payment or return thereof and the interest thereon and the rate or percentage of charges payable to or collectable by said association. 4. And be it enacted. That the business of said asso-

clation shall be conducted by a board of directors of not less than seven in number, who shall be stockholders, and shall be elected annually at a stockholders' meeting to be provided for in the by-laws of the association; said board of directors shall elect from their number a president, and shall provide for the election and appointment of such other officers. the election and appointment of such other officers and agents as may be necessary.

5. And be it enacted, That this act shall take effect immediately. Approved April 20, 1885. An act for the preservation of birds.

An act for the preservation of birds.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That no person shall at any time within this state, catch, kill, trap or expose for sale, or have in his possession after the same has been caught, killed or trapped, any night hawk, whip-poor will, sparrow, thrush, meadow lark, skylark, finch, martin, swallow, woodpecker, robin, ortole, red or cardinal bird, cedar bird, wren, tanager, cat bird, blue bird, snow bird, tern, gull or any insectiverous or song bird, not generally known as a game bird. insectiverous or song bird, not generally known as a game bird.

2. And be it enacted, months of March. April, May, June, July or August in any year, within this state, knowingly or willfully molest, tear down or destroy the nest of any wild bird, or take, carry away or destroy the egg or eggs of any such wild bird; nor shall any person, at any time whatever, sell, offer or expose for sale or buy the egg or eggs of any bird named in sections one and three of this act.

8. And be it enacted, That it shall not be lawful for any person to kill or catch, buy or sell any of the birds mentioned in section one of this act, or any of the birds commonly known as game birds, or any sandpiper, plover, willet, curiew, marlin or other bird of the species commonly cailed shore or bay birds, or any heron, crane, fish-hawk, king-fisher, yellow hammer or blue jay for the purpose of preyellow hammer or blue jay for the purpose of pre-berving or stuffing the same as an article of ornament of the provisions of sections one and two shall forfeit the sum of five dollars for each offence, and any per-son violating the provisions of section three shall for-feit the sum of fifty dollars; the said penalties shall feit the sum of fifty dollars; the said penalties shall be recovered in the manner provided in the act entitled "An act to provide a uniform method of procedure for the recovery of penalties for the several laws relating to game and game fish."

5. And be it enacted, That nothing in this act contained shall be held to apply to or affect the bird commonly known as the English sparrow.

6. And be it enacted, That this act shall take effect immediately. Approved April 20, 1885,

An act to provide for the erection of sultable monu-ments to mark the position of New Jersey Regi-ments upon the battle field of Gettysburg. ments upon the battle field of Gettysburg.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the governor and comptroller of this state are hereby empowered to cause to be erected upon the battle-field of Gettysburg, in the State of Pennsylvania, suitable monuments properly inscribed to mark the position of any of the New Jersey Regiments who took part in the battle of Gettysburg during the late war of the rebellion; that the expenses incurred for the said purpose shall not exceed the sum of twenty-five hundred dollars for the said monuments which may be erected in the discretion of the governor and comptroller upon or without application therefore by any of such regiments, and the governor is hereby empowered to make his requisition upon the state treasury for the expenses of the same and the comptroller shall draw his warrant therefor, which shall be paid by the state treasurer out of any moneys in the treasury not otherwise appropriated. be treasury not otherwise appropriated.

2. And be it enacted, That this act shall take effect amediately. Approved April 20, 1885.

"HAPTER CCXIV. for additional powers and certain changes of cer-tain localities governed by commissioners," passed April seventeenth, one thousand eight hundred and eighty-four. and eighty-four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in the absence of any provision in the act of incorporation of any place governed by commissioners, there, shall be elected by the legal voters in such place at each annual election for members of such board of commissioners three commissioners of appeal, in cases of taxation, who shall possess the powers within such place, perform the duties, be subject to the same penalties, receive the same compensation, (to be paid by said board of commissioners) and sit at the same time as the commissioners of appeal of the several townships of this state.

2. And be it enacted, That in case of vacancy in said office occasioned by death, resignation, inability, disqualification, removal from office, or neglect or refusal to act or other cause, it shall be lawful for the board of commissioners of such place lawful for the board of commissioners of such place to appoint others in their stead to fill such office for the unexpired term thereof.

3. And be it enacted, That this act shall take effect mmediately.
Approved April 20, 1885.

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